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नई किस्सी, शनिबार जुन 10 1972 (ज्येष्ठ 20, 1894)

No. 24]

NEW DELITI, SATURDAY, JUNE 10, 1972 (JYAISTHA 20, 1894)

इस भाग में भिन्न पृष्ठ संख्या दी काती है जिनसे कि यह अलग संकलन के रूप में रखा जा सके Separate paging is given to this Part in order that it may be filed as a separate compilation,

# याग III—खण्ड 3

(PART III—SECTION 3)

लब् प्रशासनों से सम्बन्धित अधिसूचनाएं (Notifications relating to Minor Administrations)

#### UNION TERRITORY OF DADRA AND NAGAR HAVELI

Silvassa, the 20th April 1972

No. CMO/GNL/P.F.A./1972.—In exercise of the powers conferred by sub-section (1) of section 24 of the Prevention of Food Adulteration Act, 1954 (37 of 1954), the Administrator, Dadra and Nagar Haveli proposes to issue the Dadra and Nagar Haveli Prevention of Food Adulteration Rules 1972 as attached hereto which are published for information of the public as required under section 24 of the said Act.

The Secretary to the Administrator, Dadra and Nagar Haveli is hereby authorised to receive representations from the persons likely to be affected within one month of the date of publication hereof.

The above proposal will be taken into consideration after the aforesaid period. All the persons likely to be affected by the above said proposal are requested to send their representations containing objections, suggestions if any to the Secretary to the Administrator, Dadra and Nagar Haveli, Silvassa within the aforesaid period.

Any representations received after that period will not be taken into consideration.

> By order of the Administrator Sd./- ILLEGIBLE Secretary to the Administrator Dadra and Nagar Haveli Silvassa

No. CMO/GNL.....—In exercise of the powers conferred by section 24 of the Prevention of Food Adulteration Act, 1954 (37 of 1954), the Administrator, Dadra (67)

and Nagar Haveli, after consultation with the Central Committee for Food Standards and after previous publication hereby makes the following rules, namely:-

The Dadra and Nagar Haveli Prevention of Food Adulteration Rules 1972.

# PART I

### General

- 1. Short title, extent and commencement.—(1) These rules may be called the Dadra and Nagar Haveli Prevention of Food Adulteration Rules 1972.
- (2) They extend to the whole of the Union territory of Dadra and Nagar Haveli.
  - (3) They shall come into force atonce.
- 2. Definitions.—In these rules, unless there is anything repugnant in the subject or context-
- (a) "Act" means the Prevention of Food Adulteration Act, 1954 (Central Act 37 of 1954);
- (b) "Administration" means the Administration of the Union territory of Dadra and Nagar Haveli;
- (c) "Administrator" means the Administrator of the Union territory of Dadra and Nagar Haveli;
- (d) "Central Rules" means the Prevention of Food Adulteration Rules, 1955, framed by the Central Govern-
- (e) "Food Inspector" means any person appointed by the Administrator under section 9 of the Act to exercise the functions of a Food Inspector under the Act within the local areas assigned to him;
  - (f) "Form" means a form appended to these rules;
- (g) "hawker" means an itinerant retailer who has no fixed place for the sale of foodstuff;

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- (h) "Health Officer" includes Medical Officer or any other officer who is empowered to carry out duties of Health Officer;
- (i) "manufacture" means preparing any article ready for sale and includes any process or part of a process, for making, altering, finishing, packing, labelling or otherwise treating except packing of an article in the ordinary course of retail business;
- (j) "Public Analyst" means any person appointed by the Administrator under section 8 of the Act to exercise the function of a Public Analyst under the Act for the Union territory of Dadra and Nagar Haveli;
- (k) "retail sale" means the sale for the use of consumers;
- (1) "Schedule" means a Schedule appended to these rules;
  - (m) "Section" means a section of the Act;
  - (n) "wholesale" means sale for the purpose of resale;
- (o) all words and expressions used but not defined in these rules shall have the same meanings as are respectively assigned to them in the Act.

# PART II

Food (Health) Authority and Licensing Authority

- 3. Food (Health) Authority and its powers and duties.—(1) The Chief Medical Officer of the Administration shall be the Food (Health) Authority within the Union territory of Dadra and Nagar Haveli for the purpose of the Act.
- (2) The Food (Health) Authority shall be responsible for the general superintendence of the administration and enforcement of the Act.
- (3) The Food (Health) Authority shall have the power to appoint Health Officer and delegate powers to him for the purpose of the Act.
- (4) The Food (Health) Authority may delegate in writing all or any of his powers under the Act to any other officer by name or by virtue of the office.
- (5) (a) If the Union territory or any part thereof is visited by, or threatened with, outbreak of any infectious disease, the Food (Health) Authority shall ascertain the cause of such outbreak of the infectious disease.
- (b) If in the openion of the Food (Health) Authority the outbreak of any infectious disease is due to any article of food, the Food (Health) Authority shall take such measures as it shall deem necessary to prevent the outbreak of such disease or the spread thereof.
- (c) If the Food (Health) Authority thinks it proper in the interest of public health, he shall prohibit the sale of food articles if the articles are suspected to be adulterated, misbranded or deleterious to human consumption.
- (6) The Food (Health) Authority shall also be empowered to authorise a Food Inspector on behalf of the Administration by a general or special order to institute prosecutions under the Act.
- (7) Appeals on decisions made by the Food (Health) Authority on matters relating to these rules shall be made by the Collector and appeals on decisions made by the Collector shall be made to the Administrator whose decision shall be final.
- (8) The Food (Health) Authority may fix the monthly quota of samples to be taken and sent for analysis by Food Inspectors from their jurisdiction.

- (9) The Food (Health) Authority shall also act as Licensing Authority under the Act.
- (10) The validity of every licence issued by the Food (Health) Authority shall terminate on the 31st day of March immediately succeeding the date of issue.

#### PART III

#### Manufacture for sale of food

4. Conditions for manufacture for sale of food.—Without a valid licence issued under these rules.

Provided, however, the Administrator may exempt the manufacture of any food from the operation of this rule.

- 5. Manufacture for sale of food at several premises.—
- (a) If food is manufactured for sale on more than one premises by the same person or persons a separate application shall be made and a separate licence shall be issued on each such premises.
- (b) Application for the grant or renewal of licence to manufacture any food for sale, shall be made to the Licensing Authority in Form 1 with Re. 0.50 paise Court fee stamp affixed thereto and accompanied by documents to show that the prescribed licence fee has been credited to the Silvassa Sub-Treasury.
- (c) Licence to manufacture food for sale shall be in Form 2.
- 6. Licence fee for the manufacture for sale of food.—
  (a) The licence fee for the manufacture for sale of food shall be as set forth in Schedule I.
- (b) The full licence fee as prescribed in categories 1 to 11 of Schedule I shall have to be paid for manufacture and sale of any one or more items mentioned in the same category, while separate licence fee shall have to be paid for articles falling under different categories.
- (c) A fee of Re. 1/- shall be paid for a duplicate copy of a licence issued under this rule, if the original is defaced, damaged or lost.
- 7. Grant or renewal of licence for the manufacture for sale of any food.—A licence for the manufacture for sale of any food shall not be granted or renewed unless the Licensing Authority is satisfied that.—(a) the premises are maintained in proper sanitary and hygienic conditions, and
- (b) the licence shall comply with the provisions of the Act and the rules made thereunder and also abide by the conditions stated in the licence.
- 8. Period of validity of licence for the manufacture for sale of any food.—A licence for the manufacture for sale of any food shall, unless sooner suspended or cancelled, be in force for a period of one financial year from the date mentioned therein and may thereafter be renewed for a period of one year at a time:

Provided that if application for renewal is made before the expiry of the period of validity of licence, the licence shall continue in force until orders are passed on such application.

9. Certificate of renewal of licence for the manufacture for sale of any food.—The certificate of renewal of licence in Form 2 shall be in Form 3 and shall be subject to the conditions stated therein.

# PART IV

Sale of food and suspension or cancellation of licences

10. Sale etc. of food.—No person shall sell, stock and exhibit for sale or distribute any food without a valid licence issued under these rules:

Provided, however, the Administrator may exempt any food from the operation of this rule.

- Sales etc. of food at more than one premises.—(a) If food is sold, stocked, exhibited for sale or distributed on more than one premises by the same person, a separate application shall be made and a separate licence shall be issued on each premises.
- (b) Application for the grant or renewal of licence for the sale, stocking, exhibition for sale or distribution of food shall be made to the Licensing Authority in Form 4 with Re. 0.50 paise Court-fee stamp affixed thereto and accompanied by documents to show that the prescribed licence fee has been paid in Sub-Treasury Silvassa.
- (c) Licence for the sale, stocking, exhibition for sale or distribution of food shall be in Form 5.
- The ' 12. Licence fee for the sale etc. of food.—(a) licence fee for the sale, stocking, exhibition of food shall be as set forth in Schedule II.
- (b) A fee of Rupee One shall be paid for a duplicate copy of a licence issued under this rule, if the original is defaced, damaged or lost.
- 13. Grant or renewal of licence for the sale, etc. of food.—A licence for the sale, stocking, exhibition for sale or distribution of food shall not be granted or renewed unless the Licensing Authority is satisfied that,-
  - (a) the premises are maintained in proper sanitary and hygienic conditions, and
  - (b) the licensee shall comply with the provisions of the Act and the rules made thereunder and also abide by the conditions stated in the licence.
- 14. Period of validity of licence for the sale etc. of food .-- A licence for the sale, stocking, exhibition for sale or distribution of food shall, unless sooner suspended or cancelled, be in force for a period of one financial year at a time and may thereafter be renewed for one financial year at a time:

Provided that if application for renewal is made before the expiry of the period of validity of a licence, the licence shall continue in force until orders are passed on such application.

- 15. Certificate of renewal of licence for the sale, etc. of food.—The certificate of renewal of licence in Form 5 shall be in Form 6 and shall be subject to the conditions stated therein.
- 16. Suspension or cancellation of licences.—The suspension or cancellation of a licence issued under rule 4 or rule 10 shall be after giving licensee an opportunity to show cause against such suspension or cancellation must be by an order in writing, stating the reasons therefor.

#### PART V

17. Fees for analysis.—The fees to be paid for the analysis of any article of food by the Public Analyst shall be as stated in Schedule III.

#### PART VI

18. Fines-Distribution of fines realised.-All fines realised under these rules and the Act shall be credited to the Administration.

# Schedule I

(See rule 6)

Table of fees of licence for manufacture of food for sale Category & Licence fee

1. Aerated waters, ice, ice-cream, biscuits, bread and other bakery products, confectionary—Rs. 6.00.

- 2. Molasses, jaggery, sugar, coffee—Rs. 6.00.
- 3. Coffee-Rs. 6.00.
- 4. Tea-Rs. 6.00.
- 5. Drying copra, crushing vegetables oils by country shucks—Rs. 3.00.
- 6. Grinding chillies, grams, cereals, spices, condiments, etc., and preparing sago and starches--Rs. 3.00.
  - 7. Dairy products—Rs. 6.00.
  - 8. Oil mills including drying copra—Rs. 10.00.
  - 9. Rice Mills-Rs. 10.00.
  - 10. Restaurants and Hotels-Rs. 7.50 paise.
  - 11. Any other articles of food-Re. 1.00.

Note.—A licence under category 10 will cover manufacture of all articles incidental to the business of sale in the hotel or restaurant.

#### Schedule II

(See rule 12)

Table of licence fee for the sale, stocking, exhibition for sale or distribution

Category & Licence fee

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- Wholesale sales—Rs. 6.00.
- 2. Retail sales—Rs. 3.00.
- 3. Hawkers—Re. 1.00.
- 4. Fish, Meat, Eggs, Dried fish—Rs. 5.00.

#### Schedule III

(See rule 17)

Table of fees for analysis

1. All articles of food sent under Section 12 of the Act-Rs. 10/- per sample.

### FORM 1

(See rule 5)

Application for the grant or renewal of a licence to manufacture food for sale

	I/We-						
of			he	reby	apply	for	(renewal
of)	a licen	ce to mai	nufacture	the	followi	ng	category/
categ	ories	of food	for sale	on the	pren	iises	situated
at							

	(Here ent	ter category/	categories	of food)
1.				
2				
3				
4.				
5				
Γhe	details of	the premise	es are :	

2. 7

village .---

House No .-

Boundaries.-

East.-

South.—

West.—

North.-

3. I/We have remitted the prescribed fees of Rs.towards licence fee to the Silvassa Sub-Treasury under receipt No.

4. The information furnished above is true to the best of my/our knowledge.	covered with zine sheets or other suitable impervious material so as to be easily washed and cleaned.			
Place.—	8. The walls should be rendered smooth and impervious to a height of 5 feet with glazed titles or cement.			
Date Signature	9. The licence shall be valid only for the premises, godowns or space (or in the case of itinerant vendor, the area) specified in the licence.			
FORM 2 (See rule 5)	10. If the licence-holder leaves or gives up the possession of the premises for which the licence is granted, he shall surrender his licence to the authority.			
Licence to manufacture food for sale	11. The licensee shall not sell, store, or distribute,			
No.————————————————————————————————————	both edible and non-edible oils in the same premises for which the licence has been issued.			
for the manufacture of food for sale specified below on the premises situated at——This licence	12. The licensee shall cause the licence to be affixed in some conspicuous part of the premises, godowns or space for which the licence has been granted.			
shall be in force up to the 31st March 19————————————————————————————————————	Place Date			
Particulars of articles of food.	Licensing Authority			
	Licensing Audiority			
	Form.3			
This licence is issued subject to the provisions of the	(See rule 9)			
Prevention of Food Adulteration Act, 1954 (Act 37 of 1954) and the rules made thereunder and the following conditions, namely:—	Certificate of renewal of licence to manufacture food			
1. The licensee, his agent, and/or any person in his	for sale			
employment, shall, on being required by any Food Inspector or the licensing authority or a Health Officer shall furnish a full description of the person and place from which the article of food which he manufactures, stores, or distributes exposes or offers for sale is obtained.	Certified that licence No.  granted on the			
2. The licensee shall always obtain his supplies from a place which is not objectionable on sanitary grounds. He shall always permit the Food Inspector, the Licensing Authority or the Health Officer to enter such place for the purpose of inspection.	(Here enter category/categories of food)  1  2  3			
3. The licensee shall not at any time manufacture sale, store or distribute during the period of his licence any article of food in contravention of the condition of his licence.	Date Licensing Authority			
4. (a) The licensee shall cause every part of the in-	FORM 4			
ternal or surface of the walls and ceiling of every room or in which article of food is manufactured sold, stored or distributed by him to be thoroughly whitewashed twice a year or more often if the person authorised to inspect requires.	(See rule 11)  Application for a licence to sell, stock and exhibit for sale and distribute food  I/We ————————————————————————————————————			
(b) The licensee shall also cause the floor of every such room or place to be paved throughout with suitable impervious material and so eloped as to ensure effectual drainage when washed.	resident of————————————————————————————————————			
(c) The licensee shall also cause the floor and drain of every such room or place and every counter, shelf or bench on which vessels containing the licensed articles are kept to be washed and thoroughly cleaned daily.	(Here enter category/categories of food)  1  2  3			
5. The licensee shall cause every vessel used in the establishment for storage of distribution of the licensed article to be rinsed with boiling water, thoroughly cleaning them before and after use.	4. 5. 2. The details of the premises are:			
6. The licensce shall not use any water for drinking, washing and cleaning of vessels except water drawn from the Municipal main or from a source which is previously approved by the Health Officer concerned or the Administration.	District — village — Village — No.— Boundaries.— East.— South—			
7. Any counter or table used for keeping vessels for the manufacture or sale, storage, distribution shall be	West.— North.—			

3. 17 we	have remi	tted the	pres	cribed fee	of Rs
					Sub-Treasury
OR	- under	receipt	No.		

4. The information furnished above is true to the best of my/our knowledge.

Date .-

Signature

#### FORM 5

## (See Ruie 11)

Licence to sell, stock and exhibit for sale and distribute food.

(here enter wholesale, or other sale)

2. The ficence will be in the force till -

Date.-

Licensing Authority

#### **Conditions**

- 1. This licence shall be displayed in a prominent place in a part of the premises open to the public.
- 2. The licensee shall allow any Food Inspector appointed under the Act to enter into any premises where food is stored or exhibited for sale or where sale of food is carried on and to inspect the premises, records etc. at any time. The licensee shall also supply to such inspector such information as he may require for

- ascertaining whether the provisions of Act and rules and the conditions of the licence are being complied with.
- 3. The licensee shall maintain proper sanitation and hygienic conditions within the premises licensed.
- 4. The licensee shall maintain such records as may be prescribed by Administration and shall submit such periodical returns to the Food Inspector as may be directed.
- 5. The licensee shall comply with the provisions of the Pr vention of Food Adulteration Act, 1954 (Act 37 of 1954) and the rules made thereunder.
- 6. The licence is liable to be suspended or cancelled for a breach of any of the above conditions.

# FORM 6

(See rule 15)

Certificate of renewal of licence to sell, stock and exhibit for sale and distributed food.

(Here enter wholesale/retail/other sale)

1	Licen	sing A	ithority			
	A	pproved	•			
Administrator						
Dadra	and	Nagar	Haveli			
Date-						

By order of the Administrator

No.---